From: Galarza-Hernandez, Arlin [Galarza-Hernandez.Arlin@epa.gov]

Sent: 11/22/2021 2:23:45 AM

To: Gold, Peter [Gold.Peter@epa.gov]

CC: Rogers, Rick [rogers.rick@epa.gov]; Greenwald, Michael [Greenwald.Michael@epa.gov]; Pratt, Stacie

[Pratt.Stacie@epa.gov]; Gallagher, Theresa (R3) [gallagher.theresa@epa.gov]

Subject: FW: ACTION BY 11AM TUES, 11/23; Input for state secty talking points - PADEP and WVDEP

Pete,

I added few talking points pertaining to our CERCLA/EPCRA/CAA case, highlighted them below. Thanks.

Arlín Galarza-Hernández, Chief

Oil & Prevention Enforcement Section Enforcement & Compliance Assurance Division 1650 Arch Street (3ED12) Philadelphia, PA 19103 t. (215) 814-3223

From: Gold, Peter < Gold. Peter@epa.gov > Sent: Friday, November 19, 2021 1:55 PM

To: Galarza-Hernandez, Arlin < Galarza-Hernandez. Arlin@epa.gov>

Cc: Rogers, Rick < rogers.rick@epa.gov>; Greenwald, Michael < Greenwald.Michael@epa.gov>

Subject: FW: ACTION BY 11AM TUES, 11/23; Input for state secty talking points - PADEP and WVDEP

Importance: High

Arlin,

Rick and Stacie suggested writing something up on case for the RA's talking points with the state secretaries of PA and WV next week. Mike Greenwald wrote up the talking points below on the WWTP from the NPDES perspective to combine with activities of your section. Please let me know if you need additional information or have any questions. Thanks

Nonresponsive based on revised scope



Sent: Friday, November 19, 2021 10:45 AM To: Gold, Peter < Gold. Peter@epa.gov>

Subject: FW: ACTION BY 11AM TUES, 11/23; Input for state secty talking points - PADEP and WVDEP

Importance: High

Pete, this is a regular request from our Division's communications coordinator for RA talking points for his calls with state secretaries. This one is for WV and PA.

It's probably too soon to add something on and the permitting issue there. If there is anything else that would be worthy of RA-Secretary level discussion, we need to get input to Beth by Tuesday, 11/23.

Stacie proposed to add Nonresponsive based on revised scope and the multi-program case we are working on. Can you think of anything else?

Thanks.

Rick Rogers, Chief Water Branch (3ED30) **Enforcement and Compliance Assurance Division** U.S. EPA Region III 1650 Arch Street Philadelphia, PA 19103 rogers.rick@epa.gov

Office: 215.814.5711 Cell: 215.341.4762

From: Garcia, Beth <garcia.beth@epa.gov> Sent: Thursday, November 18, 2021 7:18 PM

To: Amend, Carol amend.carol@epa.gov; Armstrong, Joan Armstrong.Joan@epa.gov; Bain, Andrea

<Bain.Andrea@epa.gov>; Baltera, Danielle <baltera.danielle@epa.gov>; Dickens, Aquanetta

<Dickens.Aquanetta@epa.gov>; Dinsmore, Andrew <Dinsmore.Andrew@epa.gov>; Galarza-Hernandez,

Arlin < Galarza-Hernandez. Arlin@epa.gov>; Gilley, Anne < Gilley.anne@epa.gov>; Hall, Kristen

<a href="mailto:, Henry, JeannaR < Henry, Jeannar@epa.gov>; Maldonado, Zelma

< Maldonado. Zelma@epa.gov >; Melvin, Karen < Melvin. Karen@epa.gov >; Pratt, Stacie

<Pratt.Stacie@epa.gov>; Rogers, Rick <rogers.rick@epa.gov>

Cc: Maldonado, Zelma < Maldonado. Zelma@epa.gov>

Subject: ACTION BY 11AM TUES, 11/23; Input for state secty talking points - PADEP and WVDEP

Importance: High

Hello ECAD Managers:

Thank you so much for your feedback on the State Secretary talking points for VADEQ and MDE. By **next Tues**, **Nov. 23**, **11am**, please submit your proposal for any critical hot and/or emerging issues that you feel the RA should raise during his monthly meeting with **PADEP** and **WVDEP**.

You have the option of either emailing me PRIOR to the managers meeting (preferred), or raising the topic during the meeting to confirm it should be included this month.

Please respond to this email with "no input" if no hot issues for your group.

For context, we submitted the following topics last month:

NOVEMBER 2021 STATE SECRETARIES

Nonresponsive based on revised scope

Nonresponsive based on revised scope

'AD	
EPA	Nonresponsive based on revised scope

EPA and Capital Region Water Consent Decree Negotiations

- Update:
- EPA and PADEP (Litigation Team) have meetings on October 28 and November 1 to discuss the suite of deliverables.
- The Litigation Team hopes to schedule the next settlement meeting before Thanksgiving.
- Background:
- On September 14, 2021, EPA and PADEP met with Capital Region Water (CRW) the wastewater authority in Harrisburg, PA to focus on the Consent Decree (CD) projects proposed in Appendix B.
- On October 5 and 8, 2021, CRW provided the underlying documents in support of Appendix B, a combination of collection system remedial and CSO reduction projects.
- Appendix B projects will increase the CSO capture rate from 52% to 83% by 2032. These
 projects will include, among other things, sewer separation from I-83, a joint CRW/PennDOT
 project which will convey stormwater from I-83 to the Paxton Creek, part of a \$100 million
 project cost investment by PennDOT which will help CRW meet the Paxton Creek TMDL.

- Once EPA and PADEP complete their review of all project documentation, they will determine if additional information is needed from CRW.
- Additional projects proposed include five phases of Green Infrastructure financed by a \$13 million loan from PennVest which should yield a 10-15% reduction of CSO overflows through GI by 2032; a schedule for CCTV work of the remaining 50% of the collection system; upgrades to the Harrisburg Advanced Wastewater Treatment Plant; repairs of CSO regulators and outfall pipes; and repairs to the Spring Creek interceptor.

Nonresponsive based on revised scope